Practitioner's Docket No. <u>CPI-90111</u>	Practitioner's	Docket No	. <u>CPI-90111</u>	
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Wayne A. Damrau

Application No.: 10/537,241 Group No.: 1792

Examiner: Alexander Weddle Filed: November 22, 2006

For: Doctor Method

Batch No.:

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

NOTE: 37 CFR 1.312. "Amendments after allowance. No amendment may be made as a matter of right in an application after the mailing of the notice of allowance. Any amendment filed pursuant to this section must be filed before or with the payment of the issue fee, and may be entered on the recommendation of the primary examiner, approved by the Director, without withdrawing the application from issue."

LETTER ACCOMPANYING AMENDMENT AFTER ALLOWANCE (37 C.F.R. § 1.312)

1.	Plea	ase make the amendments or	consider the items shown in the atta	ched papers
		olication in the		
	囡	abstract.		
	Ø	specification.		
		drawings.		
		claims.		
		(When using Express Mail, the	ER 37 C.F.R. §§ 1.8(a) and 1.10* Express Mail label number is mandatory; Il certification is optional.)	
l hereb	y cert	ify that, on the date shown below, th	his correspondence is being:	
			MAILING	
		d with the United States Postal Servic 0, Alexandria, VA 22313-1450	e in an envelope addressed to Commissioner f	or Patents, P.O.
37 C.F.R. § 1.8(a)			37 C.F.R. § 1.10 *	
			as "Express Mail Post Office to Addres	
'		,	Mailing Label No.	(mandatory)
		TF	RANSMISSION	
☐ fac	simile	transmitted to the Patent and Trade	mark Office, (571) 273-8300.	•
			Deliver Konick	<u>le</u>
			Signature	
Date: <u>June 28</u> , 2010			Deborah Konicki	
			(type or print name of person certifying)	

(Letter Accompanying Amendment after Allowance (37 C.F.R. § 1.312) [10-1]--page 1 of 2)

^{*} Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

0	change of inventorship				
	submission of prior art				
	other				
	•				
ir	ny increase in facs that may be required by amendments to the claims must be attended to in full of the attached papers or by general authorization to pay fees under 37 C.F.R. § 18, otherwise, the mendment will not be considered by the Examiner. See MPEP § 714.16(c), 8th ed., Rev. 2				
* WARNING	3: Submissions after a Notice of Allowance may subject an application to a reduction in patent term adjustment under 37 C.F.A. 1.704(c)(10). Examples of such submissions are: (1) a request for a refund, (2) a status letter, (3) amendments under 37 C.F.A. 1.312, (4) a late priority claim, (5) a certified copy of a priority document, (6) drawings, (7) letters related to biological deposits, and (8) oaths or declarations. See Notice of May 29, 2001, 1247 OG 111–112, June 25, 2001.				
2. Type	of amendment:				
	Correction of formal matters				
	As shown in the remarks of the attached paper, these (1) are needed for proper disclosure or protection of the invention and (2) require no substantial amount of additional work on the part of the PTO.				
	showing as to why the amendments to correct formal matters was not earlier presented need be ade, unless the issue lee was already paid.				
	Other (affects the disclosure, the scope of any claim or adds a claim):				
th (T) ini th:	Intendments other than those which merely embody the correction of formal matters without changing a scope of the claims require approval by the supervisory patent examiner. The Technology Center CJ Director established TC policy with respect to the treatment of emendments directed to trivial formalities which seldom affect significantly the vital formal requirements of any patent, namely, (A) at its disclosure be adequately clear, and (B) that any invention present be defined with sufficient clarity form an adequate basic for an enforceable contract.* Section 714.16, MPEP, 8th Edition, Rev. 2.				
	As shown in the remarks in the attached supplemental page(s), there is stated the reason (1) why the amendment is needed, (2) why the proposed amended or new claims require no additional search or examination, (3) why the claims are patentable, and (4) why they were not earlier presented.				
3. The iss	sue fee:				
靫	has not been paid.				
·	is paid separately herewith.				
4. Additio	nal fees:				
	For any additional fees that may be required by the filing of this paper please charge:				
	Deposit Account No. 10-1324				
Ì	Credit card as shown on the attached credit card information authorization form PTO-2038.				
WARNING:	Credit card information should not be included on this form as it may become public.				
	Minael wilch				
Reg. No.:	25,605 Michael Piontek				
	(type or print name of practitioner)				
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	☐ PlusAttached Page(s)				